



DIGEST OF HB2071 (Updated February 25, 1999 4:39 pm - DI 84)

Citations Affected: Noncode.

Synopsis: Marion County public safety consolidation. Requires a referendum allowing voters of Indianapolis to: (1) consolidate the Indianapolis police department with the Marion County sheriff's department and establish the Marion County sheriff as the exclusive law enforcement authority for the county and the city; and (2) consolidate fire protection service into the Marion County fire department under the control of the Marion County fire commission. Provides that if the law enforcement referendum question passes, the Marion County sheriff is the exclusive police force of the county and the city. Provides that if the fire protection referendum passes, the fire departments of the city and the townships within the county are eliminated and fire protection authority is consolidated with the Marion County fire department. Allows Speedway, Lawrence, Southport, and Beech Grove to opt into: (1) the Marion County law enforcement (Continued next page)

Effective: July 1, 1999.

Crawford

(SENATE SPONSORS — BREAUX, HOWARD)

January 27, 1999, read first time and referred to Committee on Local Government. February 16, 1999, reported — Do Pass.
February 24, 1999, read second time, amended, ordered engrossed.
February 25, 1999, read third time, recommitted to Committee of One, amended; passed. Yeas 51, nays 43.



consolidation; and (2) the fire protection consolidation. Makes other specific changes.

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First Regular Session 111th General Assembly (1999)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 1998 General Assembly.

HOUSE BILL No. 2071

A BILL FOR AN ACT concerning local government.

Be it enacted by the General Assembly of the State of Indiana:

	SECTION 1.	[EFFECTIVE	E JULY 1,	1999] (a) 7	This SECT	ION
ap	plies only to a	a county havin	g a consol	idated city	on July 1,	1999
	(b) $T_{WO}(2)$	nublic augetic	ne chall h	a placed or	the belle	t at c

- (b) Two (2) public questions shall be placed on the ballot at a special election held November 2, 1999, asking the voters of the consolidated city whether the police department of the consolidated city should be consolidated with the county sheriff's department under the control of the sheriff, and whether fire protection authority for the consolidated city should be consolidated under a county fire commission and county fire commissioner. The public questions must read as follows:
 - (1) "Should the police department of Indianapolis be consolidated with the Marion County Sheriff's Department under the control of the Marion County Sheriff?".
 - (2) "Should all fire protection authority for Indianapolis be consolidated under the Marion County Fire Department under the control of the Marion County Fire Commission and

HB 2071—LS 7723/DI 94+



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1	the Marion County Fire Commissioner?".
2	(c) The county election board shall tabulate the votes cast on the
3	public questions described in this SECTION and certify the results
4	under IC 3-12-4-9 to the state election commission.
5	(d) Subject to this SECTION, IC 3-10-3 and IC 3-10-8 apply to
6	the election required by this SECTION.
7	SECTION 2. [EFFECTIVE JULY 1, 1999] (a) This SECTION
8	applies only to a county having a consolidated city on July 1, 1999.
9	(b) If the county election board certifies to the state election
10	commission that a majority of the voters voting in the November
11	2, 1999, special election voted in favor of the public question in
12	SECTION 1(b)(1) of this act, concerning Marion county law
13	enforcement consolidation, this SECTION applies.
14	(c) Before December 31, 2001, the county must consolidate the
15	police department of the consolidated city with the county sheriff's
16	department under the control and authority of the county sheriff.
17	(d) On January 1, 2002, the law enforcement authority for the
18	police department of the consolidated city is revoked, and the
19	county sheriff's department is the exclusive law enforcement
20	agency for the county and the consolidated city.
21	(e) Before January 1, 2002, the county sheriff shall employ every
22	officer who is serving as a member of the police department of the
23	consolidated city on December 31, 2001, as a member of the county
24	sheriff's department.
25	(f) A member of the police department who becomes a member
26	of the sheriff's department on January 1, 2002, as a result of this
27	act, shall be given rank and seniority equivalent to the rank and
28	seniority held in the police department the member was serving in
29	on December 31, 2001.
30	(g) If, before January 1, 2002:
31	(1) an agreement entered into with the police department of
32	the consolidated city; or
33	(2) a judgment entered against the police department of the
34	consolidated city;
35	requires the police department of the consolidated city to make
36	payments after December 31, 2001, the holders of the obligations
37	are entitled to payment from the county sheriff's department after
38	December 31, 2001. The city-county council shall make any
39	necessary additional appropriation for the county sheriff's
40	department to fulfill the obligation.
41	(h) All buildings, facilities, and other real, personal, and mixed

property owned by the police department of the consolidated city



1	on December 31, 2001, become the property of the county sheriff's
2	department on January 1, 2002, and no compensation is payable by
3	the county sheriff's department to the municipality for the
4	buildings, facilities, and other real, personal, and mixed property.
5	(i) All:
6	(1) pension and retirement plans and funds; and
7	(2) laws relating to pension and retirement plans and funds;
8	in effect for an officer of the police department of the consolidated
9	city on December 31, 2001, continue in full force and effect without
10	change. No rights of any person covered by a pension described in
11	this SECTION are affected or diminished in any way by this act.
12	(j) An officer who becomes a member of the county sheriff's
13	department as a result of this act may convert the member's
14	benefits to the sheriff's pension not later than July 1, 2002.
15	(k) The legislative services agency shall prepare legislation for
16	introduction in the 2002 session of the general assembly to:
17	(1) eliminate any references providing authority for the
18	establishment of a police force, other than the county sheriff,
19	of the consolidated city;
20	(2) resolve any conflicts created by this act; and
21	(3) correct any other typographical, clerical, or spelling errors
22	in the law resulting from the enactment of this SECTION.
23	SECTION 3. [EFFECTIVE JULY 1, 1999] (a) This SECTION
24	applies only to a county having a consolidated city on July 1, 1999.
25	(b) If the county election board certifies to the state election
26	commission that a majority of the voters voting in the November
27	2, 1999, special election voted in favor of the public question in
28	SECTION 1(b)(2) of this act, concerning Marion County fire
29	protection consolidation, this SECTION applies.
30	(c) The county fire commission is established.
31	(d) The county fire commission consists of:
32	(1) one (1) member appointed by the executive of the
33	consolidated city; and
34	(2) one (1) member appointed by the township trustee and
35	township advisory board of each township in the county.
36	A person appointed as a member of the county fire commission
37	serves a term of four (4) years. A member is eligible to serve on the
38	county fire commission not more than eight (8) years in any twelve
39	(12) year period.
40	(e) The county fire commission shall meet not later than
41	January 1, 2002, and shall select a county fire commissioner to

manage the operations of the county fire department. The county



1	fire commissioner is an employee of the county and shall serve at
2	the pleasure of the fire commission.
3	(f) Before December 31, 2002, the county must consolidate the
4	fire departments of the consolidated city and the townships within
5	the county under the Marion County fire department.
6	(g) Except in an excluded city, on January 1, 2003, the fire
7	protection authority for the fire departments of the:
8	(1) consolidated city; and
9	(2) townships within a county that contains a consolidated
10	city;
11	is revoked, and the county fire department is the exclusive fire
12	protection agency within the county.
13	(h) Before January 1, 2003, the fire commissioner shall employ
14	every officer who is serving on December 31, 2002, as a member of
15	a fire department of:
16	(1) the consolidated city; and
17	(2) a township within the county that contains the
18	consolidated city.
19	(i) A member of a fire department who becomes a member of
20	the county fire department on January 1, 2003, as a result of this
21	act, shall be given rank and seniority equivalent to the rank and
22	seniority held in the fire department of which the person was a
23	member on December 31, 2002.
24	(j) If, before January 1, 2002:
25	(1) an agreement entered into with the fire department of:
26	(A) the consolidated city; or
27	(B) a township within the county;
28	(2) a judgment entered against the fire department of:
29	(A) the consolidated city; or
30	(B) a township within the county;
31	requires the fire department to make payments after December 31,
32	2002, the holders of the obligations are entitled to payment from
33	the county fire department after December 31, 2002. The
34	city-county council shall make any necessary additional
35	appropriations for the county fire department to fulfill the
36	obligation.
37	(k) All buildings, facilities, and other real, personal, and mixed
38	property owned by a fire department of:
39	(1) the consolidated city; or
40	(2) a township within the county;
41	on December 31, 2002, become the property of the county fire
42	department on January 1, 2003, and no compensation is payable by



1	the county fire department for the buildings, facilities, and other
2	real, personal, and mixed property.
3	(I) All:
4	(1) pension and retirement plans and funds; and
5	(2) laws relating to pension and retirement plans and funds;
6	in effect for a member of a fire department of the consolidated city
7	and a township within the county, on December 31, 2002, continue
8	in full force and effect without change. No rights of any person
9	covered by a pension described in this SECTION are affected or
10	diminished in any way by this act.
11	(m) The legislative services agency shall prepare legislation for
12	introduction in the 2003 session of the general assembly to:
13	(1) codify the authority of the Marion County fire department
14	and the Marion County fire commission;
15	(2) eliminate any references providing authority for the
16	establishment of a fire department, other than the county fire
17	department, of the consolidated city or a township within the
18	county;
19	(3) resolve any conflicts created by this SECTION; and
20	(4) correct any other typographical, clerical, or spelling errors
21	in the law resulting from the enactment of this act.
22	SECTION 4. [EFFECTIVE JULY 1, 1999] (a) This SECTION
23	applies only to a county having a consolidated city on July 1, 1999.
24	(b) If the following occur, this SECTION applies to an excluded
25	city referenced in IC 36-3-1-7:
26	(1) The county election board certifies to the state election
27	commission that a majority of the voters voting in the
28	November 2, 1999, special election voted in favor of the public
29	question in SECTION 1(b)(1) of this act, concerning Marion
30	county law enforcement consolidation.
31	(2) The legislative body of an excluded city adopts a resolution
32	to opt into the law enforcement consolidation before
33	December 31, 2001, and the excluded city transmits a copy of
34	the resolution to the county recorder on or before December
35	31, 2001.
36	(c) As used in this SECTION, "excluded city" means an
37	excluded city that has adopted a resolution to opt into the Marion
38	county law enforcement consolidation.
39	(d) Before December 31, 2001, the county must consolidate the
40	police department of the excluded city with the county sheriff's
41	department under the control and authority of the county sheriff.
42	(e) On January 1, 2002, the law enforcement authority for the



1	police department of the excluded city is revoked, and the county
2	sheriff's department is the exclusive law enforcement agency for
3	the county and the excluded city.
4	(f) Before January 1, 2002, the county sheriff shall employ every
5	officer who is serving as a member of the police department of the
6	excluded city on December 31, 2001, as a member of the county
7	sheriff's department.
8	(g) A member of the police department who becomes a member
9	of the sheriff's department on January 1, 2002, as a result of this
10	act shall be given rank and seniority equivalent to the rank and
11	seniority held in the police department that the member was
12	serving in on December 31, 2001.
13	(h) If, before January 1, 2002:
14	(1) an agreement entered into with the police department of
15	the excluded city; or
16	(2) a judgment entered against the police department of the
17	excluded city;
18	requires the police department of the excluded city to make
19	payments after December 31, 2001, the holders of the obligations
20	are entitled to payment from the county sheriff's department after
21	December 31, 2001. The city-county council shall make any
22	necessary additional appropriation for the county sheriff's
23	department to fulfill the obligation.
24	(i) All buildings, facilities, and other real, personal, and mixed
25	property owned by the police department of the excluded city on
26	December 31, 2001, become the property of the county sheriff's
27	department on January 1, 2002, and no compensation is payable by
28	the county sheriff's department to the municipality for the
29	buildings, facilities, and other real, personal, and mixed property.
30	(j) All:
31	(1) pension and retirement plans and funds; and
32	(2) laws relating to pension and retirement plans and funds;
33	in effect for an officer of the police department of the excluded city
34	on December 31, 2001, continue in full force and effect without
35	change. No rights or any person covered by a pension described in
36	this SECTION are affected or diminished in any way by this act.
37	(k) An officer who becomes a member of the county sheriff's
38	department as a result of this act may convert the member's
39	benefits to the sheriff's pension not later than July 1, 2002.
40	(l) The legislative services agency shall prepare legislation for
41	introduction in the 2002 session of the general assembly to:

(1) eliminate any references providing authority for the



1	establishment of a police force, other than the county sheriff,
2	in the excluded city;
3	(2) resolve any conflicts created by this act; and
4	(3) correct any other typographical, clerical, or spelling errors
5	in the law resulting from the enactment of this SECTION.
6	SECTION 5. [EFFECTIVE JULY 1, 1999] (a) This SECTION
7	applies only to a county having a consolidated city on July 1, 1999.
8	(b) If the following occur, this SECTION applies to an excluded
9	city referenced in IC 36-3-1-7:
10	(1) The county election board certifies to the state election
11	commission that a majority of the voters voting in the
12	November 2, 1999, special election voted in favor of the public
13	question in SECTION 1(b)(2) of this act concerning Marion
14	County fire protection consolidation.
15	(2) The legislative body of an excluded city adopts a resolution
16	to opt into the fire protection consolidation before December
17	31, 2001, and the excluded city transmits a copy of the
18	resolution to the county recorder on or before December 31,
19	2001.
20	(c) As used in this SECTION, "excluded city" means an
21	excluded city that has adopted a resolution to opt into the Marion
22	County fire protection consolidation.
23	(d) The Marion County fire commission is expanded to include
24	one (1) member appointed by the executive of the excluded city.
25	(e) Before December 31, 2002, the county must consolidate the
26	fire department of the excluded city under the Marion County fire
27	department.
28	(f) On January 1, 2003, the fire protection authority for the fire
29	department of the excluded city is revoked, and the county fire
30	department is the exclusive fire protection agency within the
31	excluded city.
32	(g) Before January 1, 2003, the fire commissioner shall employ
33	every officer who is serving on December 31, 2002, as a member of
34	a fire department of the excluded city.
35	(h) A member of a fire department who becomes a member of
36	the county fire department on January 1, 2003, as a result of this
37	act, shall be given rank and seniority equivalent to the rank and
38	seniority held in the fire department of which the person was a
39	member on December 31, 2002.
40	(i) If, before January 1, 2002:
41	(1) an agreement entered into with the fire department of the



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excluded city; or

1	(2) a judgment entered against the fire department of the	
2	excluded city;	
3	requires the fire department to make payments after December 31,	
4	2002, the holders of the obligations are entitled to payment from	
5	the county fire department after December 31, 2002. The	
6	city-county council shall make any necessary additional	
7	appropriations for the county fire department to fulfill the	
8	obligation.	
9	(j) All buildings, facilities, and other real, personal, and mixed	
10	property owned on December 31, 2002, by a fire department of the	
11	excluded city, become the property of the county fire department	
12	on January 1, 2003, and no compensation is payable by the county	
13	fire department for the buildings, facilities, and other real,	
14	personal, and mixed property.	
15	(k) All:	
16	(1) pension and retirement plans and funds; and	
17	(2) laws relating to pension and retirement plans and funds;	
18	in effect on December 31, 2002, for a member of a fire department	
19	of the excluded city, continue in full force and effect without	
20	change. No rights of any person covered by a pension described in	
21	this SECTION are affected or diminished in any way by this act.	
22	(l) The legislative services agency shall prepare legislation for	
23	introduction in the 2003 session of the general assembly to:	
24	(1) codify the authority of the Marion County fire department	
25	and the Marion County fire commission;	
26	(2) eliminate any references providing authority for the	
27	establishment of a fire department, other than the county fire	
28	department, of the excluded city;	V
29	(3) resolve any conflicts created by this SECTION; and	
30	(4) correct any other typographical, clerical, or spelling errors	

in the law resulting from the enactment of this act.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Local Government, to which was referred House Bill 2071, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

STEVENSON, Chair

Committee Vote: yeas 7, nays 4.

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HOUSE MOTION

Mr. Speaker: I move that House Bill 2071 be amended to read as follows:

Page 1, line 3, delete "countywide".

Page 1, line 5, delete "county" and insert "consolidated city".

Page 1, line 5, delete "departments" and insert "department".

Page 1, line 6, delete "and the excluded cities".

Page 1, line 8, delete "and the excluded".

Page 1, line 9, delete "cities".

Page 1, line 12, delete "departments" and insert "department".

Page 1, line 12, delete ", Speedway,".

Page 1, line 13, delete "Lawrence, Southport, and Beech Grove".

Page 1, line 16, delete "Indianapolis," and insert "Indianapolis be".

Page 2, delete line 1.

Page 2, line 18, delete "and the excluded cities,".

Page 2, line 19, delete "as referenced in IC 36-3-1-7,".

Page 2, line 22, delete "and the excluded cities".

Page 2, line 24, delete "county," and insert "county and".

Page 2, line 24, after "city" delete ", and the" and insert ".".

Page 2, delete line 25.

Page 2, line 27, delete ":".

Page 2, line 28, delete "(1)".

Page 2, run in lines 27 and 28.

Page 2, line 28, delete "; and".

Page 2, delete line 29.

Page 2, run in lines 28 and 30.

Page 2, line 39, delete "or an excluded city".

Page 2, line 41, delete "or an excluded city".

Page 2, line 42, delete "or the".

Page 3, line 1, delete "excluded city".

Page 3, line 8, delete "or an excluded city".

Page 3, line 17, delete "or an excluded city".

Page 3, line 28, delete "or an excluded city".

Page 3, line 42, after "city;" insert "and".

Page 4, line 2, delete "; and" and insert ".".

Page 4, delete lines 3 through 4.

Page 4, delete lines 9 through 13.

Page 4, line 14, delete "(f)" and insert "(e)".

Page 4, line 19, delete "(g)" and insert "(f)".

Page 4, line 20, delete "," and insert "and".

Page 4, line 21, delete ", and the excluded cities referenced in IC 36-3-1-7 that have".

HB 2071—LS 7723/DI 94+



Page 4, line 22, delete "not opted out under subsection (e)".

Page 4, line 24, delete "that opts out under subsection (e)".

Page 4, line 27, after ";" insert "and".

Page 4, line 29, delete "and".

Page 4, delete lines 30 and 31.

Page 4, line 37, after ";" insert "and".

Page 4, line 39, delete "; and" and insert ".".

Page 4, delete lines 40 through 41.

Page 5, line 8, after ";" insert "or".

Page 5, line 9, delete "or".

Page 5, delete lines 10 through 11.

Page 5, line 13, after ";" insert "or".

Page 5, line 14, delete "or".

Page 5, delete lines 15 through 16.

Page 5, line 25, after ";" insert "or".

Page 5, line 26, delete "or".

Page 5, delete lines 27 through 28.

Page 5, line 36, delete "," and insert "and".

Page 5, line 37, delete "or an excluded city that has not".

Page 5, line 38, delete "opted out under subsection (e),".

Page 6, line 6, after "city" delete "," and insert "or".

Page 6, line 7, delete ", or an excluded city that has not opted out under" and insert ";".

Page 6, delete line 8.

Page 6, after line 11, begin a new paragraph and insert:

"SECTION 4. [EFFECTIVE JULY 1, 1999] (a) This SECTION applies only to a county having a consolidated city on July 1, 1999.

- (b) If the following occur, this SECTION applies to an excluded city referenced in IC 36-3-1-7:
 - (1) The county election board certifies to the state election commission that a majority of the voters voting in the November 2, 1999, special election voted in favor of the public question in SECTION 1(b)(1) of this act, concerning Marion county law enforcement consolidation.
 - (2) The legislative body of an excluded city adopts a resolution to opt into the law enforcement consolidation before December 31, 2001, and the excluded city transmits a copy of the resolution to the county recorder on or before December 31, 2001.
- (c) As used in this SECTION, "excluded city" means an excluded city that has adopted a resolution to opt into the Marion county law enforcement consolidation.

HB 2071—LS 7723/DI 94+



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- (d) Before December 31, 2001, the county must consolidate the police department of the excluded city with the county sheriff's department under the control and authority of the county sheriff.
- (e) On January 1, 2002, the law enforcement authority for the police department of the excluded city is revoked, and the county sheriff's department is the exclusive law enforcement agency for the county and the excluded city.
- (f) Before January 1, 2002, the county sheriff shall employ every officer who is serving as a member of the police department of the excluded city on December 31, 2001, as a member of the county sheriff's department.
- (g) A member of the police department who becomes a member of the sheriff's department on January 1, 2002, as a result of this act shall be given rank and seniority equivalent to the rank and seniority held in the police department that the member was serving in on December 31, 2001.
 - (h) If, before January 1, 2002:
 - (1) an agreement entered into with the police department of the excluded city; or
 - (2) a judgment entered against the police department of the excluded city;

requires the police department of the excluded city to make payments after December 31, 2001, the holders of the obligations are entitled to payment from the county sheriff's department after December 31, 2001. The city-county council shall make any necessary additional appropriation for the county sheriff's department to fulfill the obligation.

- (i) All buildings, facilities, and other real, personal, and mixed property owned by the police department of the excluded city on December 31, 2001, become the property of the county sheriff's department on January 1, 2002, and no compensation is payable by the county sheriff's department to the municipality for the buildings, facilities, and other real, personal, and mixed property.
 - (i) All:
 - (1) pension and retirement plans and funds; and
- (2) laws relating to pension and retirement plans and funds; in effect for an officer of the police department of the excluded city on December 31, 2001, continue in full force and effect without change. No rights or any person covered by a pension described in this SECTION are affected or diminished in any way by this act.
- (k) An officer who becomes a member of the county sheriff's department as a result of this act may convert the member's



benefits to the sheriff's pension not later than July 1, 2002.

- (l) The legislative services agency shall prepare legislation for introduction in the 2002 session of the general assembly to:
 - (1) eliminate any references providing authority for the establishment of a police force, other than the county sheriff, in the excluded city;
 - (2) resolve any conflicts created by this act; and
 - (3) correct any other typographical, clerical, or spelling errors in the law resulting from the enactment of this SECTION.

SECTION 5. [EFFECTIVE JULY 1, 1999] (a) This SECTION applies only to a county having a consolidated city on July 1, 1999.

- (b) If the following occur, this SECTION applies to an excluded city referenced in IC 36-3-1-7:
 - (1) The county election board certifies to the state election commission that a majority of the voters voting in the November 2, 1999, special election voted in favor of the public question in SECTION 1(b)(2) of this act concerning Marion County fire protection consolidation.
 - (2) The legislative body of an excluded city adopts a resolution to opt into the fire protection consolidation before December 31, 2001, and the excluded city transmits a copy of the resolution to the county recorder on or before December 31, 2001.
- (c) As used in this SECTION, "excluded city" means an excluded city that has adopted a resolution to opt into the Marion County fire protection consolidation.
- (d) The Marion County fire commission is expanded to include one (1) member appointed by the executive of the excluded city.
- (e) Before December 31, 2002, the county must consolidate the fire department of the excluded city under the Marion County fire department.
- (f) On January 1, 2003, the fire protection authority for the fire department of the excluded city is revoked, and the county fire department is the exclusive fire protection agency within the excluded city.
- (g) Before January 1, 2003, the fire commissioner shall employ every officer who is serving on December 31, 2002, as a member of a fire department of the excluded city.
- (h) A member of a fire department who becomes a member of the county fire department on January 1, 2003, as a result of this act, shall be given rank and seniority equivalent to the rank and seniority held in the fire department of which the person was a









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member on December 31, 2002.

- (i) If, before January 1, 2002:
 - (1) an agreement entered into with the fire department of the excluded city; or
 - (2) a judgment entered against the fire department of the excluded city;

requires the fire department to make payments after December 31, 2002, the holders of the obligations are entitled to payment from the county fire department after December 31, 2002. The city-county council shall make any necessary additional appropriations for the county fire department to fulfill the obligation.

- (j) All buildings, facilities, and other real, personal, and mixed property owned on December 31, 2002, by a fire department of the excluded city, become the property of the county fire department on January 1, 2003, and no compensation is payable by the county fire department for the buildings, facilities, and other real, personal, and mixed property.
 - (k) All:
 - (1) pension and retirement plans and funds; and
- (2) laws relating to pension and retirement plans and funds; in effect on December 31, 2002, for a member of a fire department of the excluded city, continue in full force and effect without change. No rights of any person covered by a pension described in this SECTION are affected or diminished in any way by this act.
- (l) The legislative services agency shall prepare legislation for introduction in the 2003 session of the general assembly to:
 - (1) codify the authority of the Marion County fire department and the Marion County fire commission;
 - (2) eliminate any references providing authority for the establishment of a fire department, other than the county fire department, of the excluded city;
 - (3) resolve any conflicts created by this SECTION; and
 - (4) correct any other typographical, clerical, or spelling errors in the law resulting from the enactment of this act.".

Renumber all SECTIONS consecutively.

(Reference is to HB 2071 as printed February 17, 1999.)

CRAWFORD



HOUSE MOTION

Mr. Speaker: I move that House Bill 2071 be recommitted to a Committee of One, its author, with specific instructions to amend as follows:

Page 4, line 6, delete "(h)" and insert "(g)".

Page 4, line 13, delete "(i)" and insert "(h)".

Page 4, line 19, delete "(j)" and insert "(i)".

Page 4, line 24, delete "(k) Except as provided in subsection (e), if" and insert "(j) If".

Page 4, line 38, delete "(l)" and insert "(k)".

Page 5, line 4, delete "(m)" and insert "(l)".

Page 5, line 12, delete "(n)" and insert "(m)".

(Reference is to HB 2071 as reprinted February 25, 1999.)

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COMMITTEE REPORT

Mr. Speaker: Your Committee of One, to which was referred House Bill 2071, begs leave to report that said bill has been amended as directed.

CRAWFORD

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